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Suggested class/ subclass: 119/72

PATENT

application)

Docket No.

75

Commissioner of Patents and Trademarks Washington, D.C. 20231

NEW APPLICATION TRANSMITTAL

Transmitted herewith for filing is the patent application of

Jeffrey Lynn Chamberlain

NOTE: Patent must be applied for in the name(s) of all of the actual inventor(s). 37 CFR 1.41 and 1.53(b).

WARNING: If the named inventors are each not the inventors of all the claims an explanation, including the ownership of the various claims at the time the last claimed invention was made, should be submitted.

For (title): Dog Watering Toy

Enclosed are:

Benefit of Prior U.S. Application (\$5,\USCx\\20)k (35 U.S.C. 119)

NOTE: If the new application being transmitted is a divisional, continuation or a continuation-in-part of a parent case, e.g., where (1) the parent case is not to be abandoned (e.g., a divisional continuation-in-part) or (2) where the parent case is an International Application which designated the U.S., then check the following item and complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL.

The new application being transmitted claims the benefit of a prior U.S. application and enclosed is added pages for new application transmittal where benefit of a prior U.S. application claimed. (Benefit claimed from a provisional

2 Papers Required For Filing Date Under 37 CFR 1.53	2	Danare	Peguired	For Filing	Date	Under	37	CFR	1.53	(t	ď):
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6 Pages of specification	(of	which	two	are	the	claims)
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1 Pages of Abstract

2__ Pages of claims

<u>_4</u>__ Sheets of drawing

formal

XX informal

In addition to the above papers there is also attached:

CERTIFICATION UNDER 37 CFR 1.10

I hereby certify that this New Application Transmittal and the documents referred to as enclosed therein are being deposited with the United States Postal Service on this date _August 3, 2001 as "Express Mail Post Office to Addressee" Mailing Label Number E.F. 34 to the: Commissioner of Patents and Trademarks, Washington, D.C. 20231 addressed F399162375US

(Signatur of person mailing paper)

NOTE: Each paper or fee referred to as enclosed herein has the number of the "Express Mail" mailing label placed thereon prior to mailing. 37 CFR 1.10(b).

(Application Transmittal [4-1]—page 1 of 5)

(Rel.28-11/85 Pub.605)

3. D claratio	
	closed
	original
	ecuted by (check all applicable boxes)
жx	inventor(s).
	legal representative of inventor(s). 37 CFR 1.42 or 1.43.
	joint inventor or person showing a proprietary interest on behalf of inventor who refused to sign or cannot be reached.
	this is the petition required by 37 CFR 1.47 and the statement required by 37 CFR 1.47 is also attached. See item 10 below for fee.
□ No	t Enclosed.
d m w	(here the filing is a completion in the U.S. of an international application under 35 U.S.C. 371(c)(4) the eclaration can be filed after 20 months from the priority date, in which event it must be filed within 22 nonths from the priority date with payment of a surcharge and failure to comply with this requirement fill result in abandonment of the application. The provisions of § 1.136 do not apply to the 22 month eriod. 37 CFR 1.61(b).
in add	e a declaration is not available or where the completion of the U.S. application contains subject matter ition to the International Application treat the application being transmitted as a continuation or con- ion-in-part, as the case may be, utilizing ADDED PAGE FOR NEW APPLICATION TRANSMITTAL.
	Application is made by a person authorized under 37 CFR 1.41(c) on behalf of all the above named inventor(s). The declaration or oath, along with the surcharge required by 37 CFR 1.16(e) can be filed subsequently.
NOTE: Itisim	portant that all the correct inventor(s) are named for filing under 37 CFR 1.41(c) and 1.53(b).
	Showing that the filing is authorized. (Not required unless called into question. 37 CFR 1.41(d).
4. Inventors	ship Statement
The invento	rship for all the claims in this application are:
X the	e same
	or
	e not the same and an explanation, including the ownership of the various aims at the time the last claimed invention was made, is submitted.
5. Languag	e
<u></u> X∑X Er	nglish
_ no	on-English
Enalis	plication including a signed oath or declaration may be filed in a language other than English. A verified sh translation of the non-English language application and the processing fee of \$26.00 required by 3 1.17(k) is required to be filed with the application or within such time as may be set by the Office. 37 CFF d).
CFR	n-English oath or declaration in the form provided or approved by the PTO need not be translated. 33 1.69(b).
, , , , ,	If the translation of the international application has not been submitted by the applicant within 20 months from the priority date, when the filing is a completion in the U.S. of an international application under 35 U.S.C. 371(c)(2), such requirements must be met within 22 months from the priority date. The payment of the processing fee set forth in § 1.445(a)(6) is required for acceptance of an English translation later than 20 months after the priority date. Failure to comply with these requirements will result in abandonment of the application. The provisions of § 1.136 do not apply to the 22 month period. 37 CFR 1.61(h). The translation into English need not be verified. 37 CFR 1.61(a). The processing fee for filing the translation after 20 months from the priority date is \$26.00.
	(Application Transmittal [4-1]—page 2 of 5

FORM 4-1 4-4

A verified English transla				
Cl	heck applicable	eitem(s)		
specification an	d claims			
declaration				
is attached.				
6. Assignment				•
An assignment of the investment	vention to			
is attached				
will follow				
7. Certified Copy				
		onnliaation	·(a)	
Centile	ed copy(ies) of	аррисацоп	(5)	
(country)	(appin. n	o.)		(filed)
(country)	(appln. n	0.)		(filed)
(country)	(appin. n	10.)		(filed)
from which priority is claimed				
is attached				
will follow				
	aration 27/CED 1	55(a) and 1 63)	
NOTE: Must be referred to in oath or decl. 8. Fee Calculation	arauon. 37 Or 11 1	o (a) and r.oc	•	
8. Fee Calculation	CLAIMS AS	EII ED		
			Poto	Basic Fee
Number filed	Number Ext	ra	Rate	Dasic ree
Total				
Claims 20 —20=	0	X		0
Independent Claims 3 -3=	0	x		0
Multiple dependent claim(s), if any	•			
	0			
☐ Amendment cancelling				
Amendment doloting m				
Fee for extra claims is				colled by amendment prior
NOTE: If the fee for extra claims are not p to the expiration of the time perio	paid on tiling they n od set for response	oust be paid of by the Paten	t and Trademark	Office in any notice of fee
deficiency. 37 CFR 1.16(d).	•			710.00
Filir	ng Fee Calcula	tion	\$	

(Application Transmittal [4-1]—page 3 of 5)

9. S	mall	Entity Statement		
	KX	verified statement that this is a filing by	a small entity under	37 CFR 1.9 and 1.27
		is attached.		a 355.00
		Filing Fee Calculatio		Φ
NO	TE: AI m	ny exc ss of the full fee paid will be refunded if a ven onths of the date of timely payment of a full fee. 37 CF	fied statement and a refu FR 1.28(a).	nd request are filed within 2
10.	Fee F	Payment Being Made At This Time		
WAI	RNING.	Where the filing is a completion in the U.S. of an in fee can be filed after 20 months from the priority of from the priority date with payment of a surcharge in abandonment of the application. The provision CFR 1.161(b).	date, in which event it mu e and failure to comply wit	st be filed within 22 months th this requirement will result
,		Not Enclosed		
		No filing fee is to be paid at this ti 37 CFR 1.16(e) can be paid subsection	me. (<i>This and the s</i> quently.)	surcharge required by
	ΚX	Enclosed		255 00
		∑ basic filing fee	\$`	355.00
		recording assignment (\$7.00; 37 CFR 1.21(h)(1))	\$_	
		petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached. (\$140.00; 37 CFR 1.47 and 1.17(h))	\$_	
		for processing an application with a specification in a non-English language. (\$26.00; 37 CFR 1.52(d) 1.17(k) or 37 CFR 1.445(a)(6))	and \$_	
		processing and retention fee (\$100.00; 37 CFR 1.53(d) and 1.21		
NO	te 1 P	7 CFR 1.21(I) establishes a fee for processing and recomplete the application pursuant to 37 CFR 1.53(.78, indicate that in order to obtain the benefit of a period or the processing and retention fee of § 1.21(5.53(d).	d) and this, as well as the rior U.S. application, eithe	changes to 37 CFH 1.53 and er the basic filing fee must be year from notification under
		Total fees enclosed	I	\$ 355.00
11.		hod of Payment of Fees		
	Κ̈́λ	check in the amount of \$\\\ 355.00	•	
		charge Account Noplicate of this transmittal is attached.	in the amount of \$_	A du-
NC		Fees should be itemized in such a manner that it in 1.22(b)).	s clear for which purpos	e the fees are paid. 37 CFR
12.		horization to Charge Additional Fees		
	TE: I	f no fees are to be paid on filing the following items sh		
WA	ARNING	G: Accurately count claims, especially multiple de extra claim charges are authorized.	pendent claims, to avoid	unexpected high charges, if
		(A _j	oplication Transmitta	al [4-1]—page 4 of 5)

	The Commissioner is hereby auby this paper and during the en	ithorized to charge the following additional fees tire pendency of this application to Account No.					
	37 CFR 1.16 (filing fees)						
	37 CFR 1.16 (presentation	of extra claims)					
,	must only be paid or these claims cancelled response by the PTO in any notice of fee de	Because additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these claims cancelled by amendment prior to the expiration of the time period set for response by the PTO in any notice of fee deficiency (37 CFR 1.16(d)), it might be best not to authorize the PTO to charge additional claim fees, except possibly when dealing with amendments after final action.					
	37 CFR 1.17 (application pr	ocessing fees)					
	Allowance, pursuant to 37 (
	the state of the deposit appoint has been filed before the mailing of						
NOTE:	TE: 37 CFR 1.28(b) requires "Notification of any change in loss of entitlement to small entity status must be filed in the application prior to paying, or at the time of paying, issue fee". From the wording of 37 CFR 1.28(b): (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity.						
3. Ins	tructions As To Overpayment						
	credit Account No	·					
X.] refund						
		Charles Routh					
Reg. No.	. 42,176	SIGNATURE OF ATTORNEY					
•		Charles R. Sutton					
Tel. No.	(818) 780-6616	Type or print name of attorney					
		14507 Sylvan St., Ste. 208 P.O. Address					
		Van Nuys, CA 91411					
X	Plus Added Page For New App Application Claimed	olication Transmittal Where Benefit Of A Prior U.S.					

ADDED PAGE FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF A PRIOR U.S. APPLICATION CLAIMED

NOTE: "In order for an application to claim the benefit of a prior filed copending national application, the prior application must name as an inventor at least one inventor named in the later filed application and disclose the named inventor's invention claimed in at least one claim of the later filed application in the manner provided by the first paragraph of 35 U.S.C. 112."37 CFR 1.78(a).

NOTE: "In addition the prior application must be (1) complete as set forth in § 1.51, or (2) entitled to a filing date as set forth in § 1.53(b) and include the basic filing fee set forth in § 1.16; or (3) entitled to a filing date as set forth in § 1.53(b) and have paid therein the processing and retention fee set forth in § 1.21(1) within the time period set forth in § 1.53(d)."37 CFR 1.78(a).

14.	Benefits	of	Prior	U.S.	Application	1
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This application is XaXX incorporates prior U.S. Provisional Continuation Application number 60/222,974 by reference (that application having a filing date of continuation-in-part August 4, 2000.) divisional
of prior U.S. application
\boxed{X} serial number $\frac{60/222,974}{}$ filed $\frac{08/04/2000}{}$
serial number filed filed (date)
International Application filed
(<i>date</i>) which designated the U.S.
filing can be as a continuation-in-part or (2) it is desired to do so for other reasons, e.g. where no declaration is available no English translation is available or no fee is to be paid on filing then the filing can be as a continuation. In these cases the International Application designating the U.S. is treated as the parent case in the U.S. and is an alternative to the completion of the International Application under 35 U.S.C. 371(c)(4) which must meet the requirements of 37 CFR 1.61(a). This alternative permits the completion of the filing requirements within any term set by the PTO under 37 CFR 1.53(d) to which the extension provisions of 37 CFR 1.136(a). 15. Maintenance of Copendency of Prior Application
(This item must be completed and the papers filed if the period set in the prior application has run)
A petition, fee and response has been filed to extend the term in the pending prior application until
16. Conditional Petition for Extension of Time in Parent Application
(complete this item if previous item not applicable)
 a conditional petition for extension of time is being filed in the pending parent application.
17. Relate Back—35 U.S.C. 120
NOTE: "Any application claiming the benefit of a prior filed copending national or international application must

NOTE: "Any application claiming the benefit of a prior filed copending national or international application must contain or be amended to contain in the first sentence of the specification following the title a reference to such prior application identifying it by serial number and filing date or international application number and international filing date and indicating the relationship of the applications." 37 OFR 1.70(a).

(Added Page for New Application Transmittal Where Benefit of a Prior U.S. Application Claimed [4-1.1]—page 1 of 2)

(Rel.28-11/85 Pub.605) FORM 4-1 4-6

	Amend the specification by i	nserting before the first line the sentence:
This is	a	
] continuation	
] continuation-in-part	
] divisional	
of coper	nding application	
	serial number	filed on
		filed on
18. Ab	andonment of Prior Applicati	_ which designated the U.S. on (if applicable)
	pending or when the petition	application at a time while the prior application is n for extension of time in that application is granted granted a filing date so as to make this application plication.
NOTE	application is a proper response with re-	3 (103, TMOG 6-7) the filing of a continuation or continuation-in-pan espect to a petition for extension of time or a petition to revive and ent of the prior application conditioned upon the granting of the peti- e continuing application.

19. This application claims benefit under 35 U.S.C. 119 to the August 4, 2000 filing date of Provisional Application No. 60/222,974. The first full sentence of the specification at section (b) makes reference to the specified provisional application.